BEFORE THE POSTAL RATE COMMISSION DEPOSE WASHINGTON, D.C. 20268-0001

RENEWAL OF EXPERIMENTAL CLASSIFICATION)	
AND FEES FOR WEIGHT-AVERAGED)	Docket No. MC99-1
NONLETTER-SIZED BUSINESS REPLY MAIL, 1999)	

MYSTIC COLOR LAB NOTICE OF INTERVENTION (April 5, 1999)

Mystic Color Lab (hereinafter "Mystic") hereby files its Notice of Intervention as a full participant in the above-captioned proceeding pursuant to Rule 20 of the Rules of Practice, 39 C.F.R. section 3001.20.

Mystic is engaged in providing mail order photofinishing services and selling photorelated products nationwide.

Service of documents relating to this proceeding should be made on each of the following:

Mr. David M. MacDonald Operations/Technical Director Mystic Color Lab Mason's Island Road, Box 144 Mystic, CT 06355-9987 Fax: (860) 536-0166

William J. Olson, Esquire William J. Olson, P.C. 8180 Greensboro Drive, Suite 1070 McLean, VA 22102-3823 Fax: (703) 356-5085 Mystic is a major user of the U. S. mails in terms of both quantity of items mailed and costs of postage. It has an interest in the classification and rate changes proposed by the Postal Service herein, and would be significantly affected by such proposed changes.

At this stage of the proceedings, Mystic believes that the Postal Service's request for extension of the Nonletter-sized Business Reply Mail experiment, as proposed, is in accordance with the Postal Reorganization Act. Mystic further believes that this case should be subject to the maximum expedition consistent with procedural fairness.

Mystic requests a conference in lieu of a hearing with respect to its interests and intends to participate actively in such a conference.

Respectfully submitted,

William J. Olson

John S. Miles

Alan Woll

John Callender

WILLIAM J. OLSON, P.C.

8180 Greensboro Drive, Suite 1070

McLean, Virginia 22102-3823

(703) 356-5070

Counsel for Mystic Color Lab

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all participants of record in this proceeding in accordance with Section 12 of the Rules of Practice.

Julian J. Olson

April 5, 1999